The office of The Evening Disparch is ocated half block north of the First National Wank

THE DISPATCH, Provo. Utah.

NOTICE. Mr. E. S. Cowley is a regular solicitor and Aniv respected by this office, time. . Barrow.

NOTICE.

No order from this office will be recognized to settlement unless signed by.

PROVO CITY.

### DEMOCRATIC TICKET.

#### GENERAL ELECTION, NOV. 6, 1894,

For Delegate to Congress: JOSEPH L. RAWLINS.

For Commissioners to Locate University Lands:

Thomas Griffin, Cache County, Israel Evans, Utah County, Peter Greaves, Sr., Sanpete County. COUNTY TICKET.

For Constitutional Convention: S. R. Thurman, Provo. Wm. Creer, Spanish Fork. A. J. Evans, Lehi. Karl G. Maeser, Provo. Edward Partridge, Provo Berch, E. E. Corfman, Provo. John D. Holladay, Santsquin, Byrum Lemmon, Payson. John S. Boyer, Springville, Andreas Engberg, Salem. Geo. Cunningham, American Fork, James E. Thorne, Pleasant Grove,

James O. Bullock, Pleasant Grove, Henry T. Reynolds, Springville, J. S. Peery, Payson.

Ed. L. Jones, Provo.

Hyrum F. Thomas, Spanish Fork.

James E. Hall, Springville,

Levi Openshaw, Santaquin, For Sheriff:— John A. Brown, Provo.

For Attorney: A. D. Gash, Provo. For Treasurer: -Eyan Wride, Provo.

For Coroner:— O. H. Berg, Provo.

Andrew Adamson, American Fork,

### PRESIDENT SMITH'S REASONS.

Some two years since there appeared in the Herald an article under the caption of "Plain Talk," to which Presi dent Smith replied under the caption avowed intention of croshing the peoof "another Plain Talk," This has ple of Utah." been taken and revamped and is republished by the republican campaign committee. It may be considered pre- the administration may have been it sumptuous in a plain man of the was never disclosed for the reason that secular order to disagree with so ilius- General Johnson came to Utah under trious a churchman as President Smith | sealed orders that were not opened unis, or to dispute his predicate or call in til after all matters of difference be question his conclusions. We shall tween the Mormons and the govern not call in question his right to enter | ment were satisfactorily adjusted and the domain of politics, yet somehow or President Buchanan's universal amother we have all along read President nesty proclamation had been issued Woodruff's declarations as being and accepted. against the entrance of the higher | The terms under which the army authorities of the church into politics entered Utah were strictly complied as partisans. But that is neither here with by President Buchanan, but were nor there, but to the president's most violated by President Littcoln in the falacious arguments that the Mormons direct year of republican admistration, should belong to the republican party Mr Buchanan was misled by false

instead of the democratic. We leave to others to settle the mat- ex-Judge Drumond who reported that ter of the inspiration of the constitu | the records of his court were destroyed tion. One thing we do claim for that which records are still in custody of the instrument, however. It was cer- proper officer. Quartermaster Van tainly written by patriotic statesmen, Vieit came into Utah in advance of the great men indeed, many of whom, army to purchase supplies, and learned most of whom indeed, were democrats. something of the true situation, which The president consumes much space he reported. On learning this, Presiand uses many words in discussing the | dent Buchanan sent Colonel Kane, right of the democracy to the name. Mr. Cooper and others to inquire into It is quite true that in the formative the real situation of affairs and disstages of this government names got patched Governor Powell and General mixed a little. The federal, or strong McCulloch as "peace commissioners" government party of that day, are the with an universal pardon of all ritizens present republicans, and what was of Utah, for all offenses they might called the republican party of that have committed against the United day is now the democratic party. We States, and that pardon was presented are afraid the president is either un- to, and accepted by the thousands of frank or ignerant when he asserts that | Utab citzens assembled at Provo to Thomas Jefferson ran for president as hear what the president had to say to a republican without stating explicitly them, before the army entered Utah. to his readers the exact situation of But it remained for another adminis the parties then, in the light of the tion to right the great wrong by connames, as we understand them today. ferring the greatest possible good upon There is not a school boy of fifteen in the territory by admitting her to a perall Utah but will at once detect the fectly equal position and one where author's attempt to befog the reader she can at all times fully protect herand get a bit of advantage at the start. self.

of the republican party of today, the such thing? That is simply and only old federal or strong government party, a partisan exculpatory assertion and it soilers, etc., were not known then nor to support it. However, out of that are they today noted for their regard act came confiscation, and robbery for the constitution. It has ever been | which continued us til a democratic adthrown saide when inclination or inter- of. Still, according to President est dietates, while the democratic Smith's way of looking at it, the peo party from the first favored a strict ple of Utab should be republican and construction of that document. In not democratic. fact this has always been one of the When the law establishing the Utah cardinal articles of the democratic commission was passed President

if the democracy with all of its pre- phlet! tended love of home rule has done as In the matter of the a loption of the much for us as that? Now we dely Edmunde-Tucker law, Tucker, being any petty pothouse politician or petty- a democrat was a great villain, but

Yes, home rule is a favorite democratic tenet and notwithstanding Fillmore gave Utah one home governor mocracy has given her home gover-He seems displeased because it was the republican probation of thirty odd buried thirty years since. This back-Utah should be republicans and not the democratic position. to Mr. Buchanan's day. He states hesitated when in power to deal us simply what action Buchanan's govern- deadly blows," says Mr. Smith. Yes

misled people.

fairly and succeeds most perfectly. have spent the next hundred years of to the church. his life laughling.

President smith says: "It (the democtatic party) sent an army with the

Now he knows, or has the means of knowing, that whatever the intention of

reports of the situation principally by

One would not only imagine, but he How dare Mr. Smith say that had would be absolutely certain, that the the republican party known Utah as democrats had always maintained the favorably as the democrats did, they constitution, if he is honest and well- would not have passed the act of '62? informed in politics. The progenitors What warrant has he for saying any the whigs, the know nothings, the free has not a single fact, remote or near to them a loosely fitting garment to be ministration restored what a republiworn when advantageous, or to be can administration had robbed Utah

Smith conveniently excuses it upon the Unlike our friend Saxey, Mr. Smith plea that the republican administradoes not go back to Illinois and Miss- tion supposed the people of Utah were ouri to find reasons why the peo- democrats and opponents of the reple of Utah, or rather the Mormons, publican party. Was there anything ever should hate the democratic half as naive as this? How much comparty. Under Fillmore's administra- fort President Smith has drawn from tion, says Mr. S., Brigham Young was this republican supposition while appointed governor of Utah-and asks while preparing this precious pam-

logging lawyer to ask an unfranker or Edmunds, being a republican, of course ber's has given immense satisfaction, more misleading question than that the people of Utah should be repub- call and inspect it.

Why when the democratic congress lican In the name of the Good Lord passed the enabling act and the demo- was ever such logic taught before by cratic president signed it, the democracy did more for "us" than the republican party and its progenitors ever dreamed of, or could do in a thousand years of uninterrupted sway. It did all. Nothing more is left to be done. It made a state of Utah and placed in her hands the power to take care of herself, to shape her own course, as any other of cratic president signed it, the democ- saint or sinner, by church or state? direct her own course, as any other of the sovereign states of the union has, and that is all Utah wants or cares for, or ever did want or core for, or ever did want or core for, or ever did want or core for walling political modes, and instead of the republican party had this same power and used it not. The first time the democratic party exercised supreme power for only eighteen months, she church in politics yiells to the prevaling politics will be to the prevaling politics to its own level, it helplessly sinks to the level of politics. This good president of ours claims it helplessly sinks to the level of politics. The said acton is brought to obtain a decreation of this court dissolving the bonds of matrice and privileges of an unmarried person; the plantiff be caused the custody of her minor than the power and used it not. The first time as a superlative virtue that the republican party had this same power for only eighteen months, she boldly, and as an unforgiveable crime. concetor for the Dally and Semi-Weekly the sovereign states of the union has, church in politics yields to the pre-Disparce. His contracts and receipts will se and that is all Utah wants or cares vailing political modes, and instead of m conferred statehood, all that Utah boldly, and as an unforgiveable crime asked for or needed. And yet this that the democrats did it haltingly and good president of ours says the Mor appologeth div. That's too fine an armon people of Utah should be repub- gament for as. We fear we cannot relicans and not democrats. If he is not | fute it, so must simply put 'em both toa juster religious leader in the church gether and say, the Lord pity poor than he is in politics, may God pity his human nature.

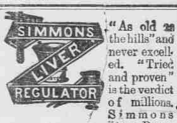
The old federal party, now called the republican party, was in favor of making George Washington king and would have made Grant king, if that away back there in the '50's, the de- great patriot had consented. All remember the Imperialist move in 1869 nors and home officers of all kinds. There is a history to that which THE nors and home officers of all kind.

There is a history to that which The forever hereafter. Should the people of Utah be republican or democratic?

Which? The good Smith doesn't appear to like the home rule bill of 1892.

There is a history to that which The and the costs of sui, Winess the Hon. William H. King, Judge, and the Soal of the District, in and for the territory of Utah, this 20th day of Sopt, in the year of our Lord, one thousand eight hundred and line types. pear to like the home rule bill of 1892. bloody shirt a little, but we can overlook that because it has lost its power a probationary measure. He forgets to array men on an issue dead and years duration. Mr. Teller's bill cer- ward glance of President Smith's is tainly proposed admission, but Mr. harmless and only furnished him an Rawlins' bill procured it. Yet, ac- opportunity to do a bit of fine writing cording to Mr. Smith, the people of but helps not his argument nor hurts

democrats. Mr. ' lith comes on down 'The democratic party has never ment took, but gives not a line of ex- it dealt Utah republicans a series of planation as to why his policy was so deadly blows when it passed the statechosen; it is not done because Mr. hood bill, gave back the escheated smith is ignorant of the causes, but church property, opened the Uintah simply that he wishes to argue un and Uncomphagre reservations, refused to permit the carrying out of the This remarkable pamphlet takes the scheme of unloading upon Utah of the ground that because all the world be- Colorado Utes, and a good many other neved Utah democratic on national things of that sort. These were deadly lines, therefore the republican party blows to Utah republicanism, we adwas justifiable in keeping her out of mit, but they are received, as they the union and in leading strings all the should be, by Utah proper, as great years sne did. Not only this, but in biessings, rather, and these "deadly the eyes of its author the cruel policy | blowe" if nothing else would, will reof that party in one, aye, all of its sult in a great and overpowering demomeasures regarding Utah were justi- cratic victory, True the republican fied because of this belief. If any party brought the great civil war to a other man inside or outside of Utah close, but it did not give statehood to had made such a pica the world would Utah or return the escheated property



ed. "Tried and proven" is the verdict of millions, Simmons Laver Regulator is the only Liver and Kidney medicine to which you

can pin your faith for a Loan cure. A mild laxa-

tive, and puzely vegetable, acting directly on the Liver and Kidneys. Try it. Sold by all

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"I have used your Simmons Liver Regulator and can conscienciously say it is the king of all liver medicines, I consider it a medicine chest in itself.—Geo. W. JACS-BOH, Tacoma, Washington.

APEVERY PACKAGE ER

Mas the Z Stamp in red on wrapper SHERIFF'S SALE—NOTICE IS HEREBY of execution issued out of the First Judicial District court. Utah county, Utah territory, in an action wherein A. O. Smoot was plaintiff, and the Provo Milling & Manufacturing Company was defendant, and to me directed as sheriff of said county, I have this day levied upon all of the interest of the said Provo Milling and Manufacturing Company, in and to the following described premises situate in Provo city, Utah county, Utah territory to-wit:
Beginning 163 feet west of the southeast corner of lot one (b, in block one (b, p'at"A.") Provo City survey of building iots, and running thence borth eighty (80) feet; thence west seventy-five (75) feet; thence south eighty (80) feet; thence fighty (80) feet; thence south eighty (80) feet; thence south eighty (80) feet; thence meat seventy-five (75) feet to the place of beginning; containing an area of six thousand square feet with all and singular the tenements, hereditaments and apportenances and machinery thereto belonging or in anywise appertanning.

area of six thousand square feet with all and singular the tenements, hereditaments and appurtenances and machinery thereto belonging or in anywise appertaning.

Also a certain piece or parcet of land situate in block twenty-one (21) plat "A" of said city, upon which is constructed a mill rece, the said land being oscorited as follows, towit; commencing at a point twenty (20) feet south of the northwest corner of lot three (3) in block twenty-one (21) plat "A" Provo City survey of building lots and running thence south twenty-live (25) feet; thence southeast the same course taken by said mill race to a point sixty-eight (85) test west of the southeast corner of lot two (2) in said block twenty-one (21) plat "A" aforesaid a distance of two bundred and cleven (21) feet; thence cast twenty-five (25) feet; thence northwest the same course taken by said mill race two hundred and forty-six (246) feet to the place o beginning.

Also a regist of way for mill race not to ex

stand continues and forty-six (248) feet to the place of beginning.

Also a right of way for mill race not to exceed one (1) rod in width over lots four (4) the six of the six

Provo Lumber, Manufacturing & Building Company."
And I will, on Monday the 22nd day of October 1894, at 10 o'clockja.m. at the front door of the county courthouse in the City of Provo, Unsh County, Utah Territory, sell all of the right, title and interest of the said Provo Militing & Manufacturing company in and to the above described premises, privileges and franchises, at public acction, to the highest and best bidder for cash to satisfy the sum of \$11,340,35 due upon said execution and accruing interest and coat.

Given under my hand this 28th day of September 1894.

John A. Brown,

John A. Brown, Sheriff Utah County.

THE shoe department at T, G. Web-

SUMMONS-IN THE DISTRICT COURT OF the First Judicial District of the Tarritory

on May 10, 1885; that her madden name was filizabeth Laird; that as an issue of said marriage a son was born to plaintiff and defendant, to wit: Robert Blood now one year od; that ever since said marriage plaintiff has been a loving, obedient and dutitul wife; out that in the month of July, 1892, defendant deserted plaintiff and has ever since said date absented ninself from plaintiff; that ever since said July 1892 and during the time between said marriage and said July 1892, defendant has wholly failed to contribute to the support or maintenance of plaintiff and ever since the date last aforesaid, plaintiff has been compelled to rely solely upon her own exertions for a support and hydrood.

For fuller and further particulars reference is hereby made to the plaintiff's complaint now on file berein, a copy of which is hereto attached.

And you are hereby notified that if you fall to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and costs of suit, wirness the Hon, William H. King. Judge.

and ninety-four.

J. W. Beasley, Clerk,
By Ggo. Havencamp, Deputy Clerk,
rner and Knigut, attorneys for plaintiff

ALIASUMMONS—IN THE DISTRICT COURT OF
the First Judical District of the territory
of Utah, Utah county.
Charles H. Wood, plaintiff, vs. Theodore R
Sundo\_rg. Flora S Sundberg, his wife, National Bank of Commerce of Provo, Utah, a
off-poration, N. C. Larsen as assignee, Proyo
Commercial & Savings Bank, a corporation,
Geo. M. Scott & Oo, a corporation, N. O.
Nelson [Manufacturing company, a corpora
A. P. DeCamp & Co., H. H., Bean and L. cinda
Bean, defendants.
The people of the Lerritory of Utah and A. P. Betamp & Co., H. H. Bean and Lectina Bean, detendants, The people of the territory of Utah sengreeting to Theordore R. Sundberg, Flors S. Sundberg, his wire, National Bank of Com-merce of Provo, Utah, a corporation, N. C. Larson as assignee, Provo Commercial & Sav-ings Bank, a corporation, Geo. M. Scott & Uo a corporation, N. O. Nelson Manufacturing company, a corporation, A. P. Detamp, Wi-liam, Yuic, co-partners as A. P. Detamp & Co., H. H. Bean and Lounda Bean, defend-ants.

anis.

You are hereby required to appear in an action brought against you by the above named plaintift, in the district court of the First Jucieal district of the territory of Utah, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons—if served within this county; or if served out of this county, but in this district within twenty days; otherwise within forty days—or judgment by admain the taken against you, according to prayer of this complaint.

The said action is brought to obtain a de ment by derianit will be taken against you, acording to priver of this complaint.

The said action is brought to obtain a de
cree of this court for the t reciosure of acertain mortgage, described in the complaint
and executed by the said Theodore R. Somalberg and Fiora S. Sundberg on March 3.856, to
secure payment of a certain promissory note
of that date for \$1,00.00 with interest at 1½
por cent. per month, to the said Lucinda
Bean, who on the 12th day of July, 1836, duly
sold, assigned, transferred and set over the
said mortgage to this plaintiff, that at the
time of said assignment the said defendants
tucinda Bean and H. H. Bean encorsed the
said note and transferred the same to this
plain. If and in writing guaranteed the payment theroof; that the premises conveyed by
said mortgage may be sold and the proceeds
applied to the payment of said \$1,00.00 and
the linterest therson at 1½ per cent, per
month from March 2, 1836, and that the said
defendants and all persons claiming under
them, either as purchasers, encumbrancers or
others for may be barred and foreclosed of all
the said defendants every part thereof, and that
the said defendants writer or relemption if and to
said premises and every part thereof, and that
the said defendant encumbrancers or
others from march 2 way decidency that may
remain after applying all of the proceeds of
ruller and further particulars reference is
berein
And you are hereby notified that if you fail
herein
And you are hereby notified that if you fail

And you are hereby notified that if you fail

o appear and answer the said complaint as bove required, the said plaintiff will apply othe court for the relief therein demanded. Witness the fion. Harvey W. Smith, Judge, and the seal of the district ourt of the First judicial district, in and for SEAL! the territory of Utah, this isth day of September, in the year of our Lord, one thousand, eight hundred and ninety-four.

And ninety-lour.

J. W. BEASLEY, Clerk.

By R. B. THURMAN, Deputy Clerk.
Thurman & wedgwood, attorneys for plaintid.

PROBATE NOTICE.—IN THE PROBATE
Court in and for Utah County, Utah Terretory. In the matter of the estate of Gideon
D. wood, deceased.
Order for notice of application.
On reading and filing the petition of E. A.
Wedgwood et al. commissioners, praying for
conformation of report of commissioners to
partition the estate of Gideon D. Wood, deceased.

partition the estate of Gideon D. Wood, de-ceased,
It is ordered that Saturday the 3rd, day of Nov. A. D. 1991, at 10 o'clock a. m. of that day at the office of the Probate Judgeat the court-house in Provo City, Utah County, Utah Ter-ritory, be appointed for hearing said petition; and that the clerk give notice thereof by causing notices to be posted up according to law and that notice of said hearing be published for at least four weeks before said hearing, in The Disparch, a newspaper pub-lished in said county and territory.

WARREN N. DUSENBERRY,
Probate Judge.

Dated Oct. 4, 1894. Ter. lory of Utah, | 88,

County of Utah. 188.

1. V. L. Hainday, clerk of the probate court in and for Utah county, territory of Utah, hereby certify that the foregoing is a full true and correct copy of the original order appointing time to hear report of Commissioners in the estate of Gideon D. Wood, deceased, and now on file and of record in my office. Witness my hand and the seal of said Probate

Clerk of the Probate Court, Unit of the Probate Court, S. B. Milnes, Attorney.

DROBATE NOTICE.—IN THE PROBATE Court, in and for Utah county, territory of Utah. In the matter of the estate of David

of Utah. In the matter of the estate of David Clark, deceased.

Order appointing time and place for settlement of final account and to hear petition for distribution.

On reading and filing the petition of the estate of David Clark, deceased, setting forth that he has filed his final account of his administration upon said estate in this court, that all the debts of said estate in this court, that all the debts of said estate have been fully paid, and that a portion of said estate remains to be divided among the heirs of said deceased, and praying among other things for an order allowing said final account and of distribution of the residue of said estate attenuations. and of distribution of the residue of said estate among the persons entitled.

It is ordered that all persons interested in the estate of the said bayid Clark, deceased, be and appear before the probate court; of the country of the country of the probate court; of the country of the country

county, four weeks successfully to the successful to the successfu Dated Oct. 10, 1894,

TERRITORY OF UTAH, SS COUNTY OF UTAH. (SS

I. V. L. Halliday, clerk of the probate court in and for Utah county, territory of Utah, hereby certify that the foregoing is a full, true and correct copy of the original order appointing time and place for settlement of fina account and to hear petition for distribution of the estate of David Clark deceased, and now on file and of record in my office.

Witness my hand and seal of said probate court at my office in Prove city this 10th SEAL day of October, A. D. 1894.

Clerk of the probate court Utah county, U.T.

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E. J. WARD, Manager

NOTICE TO CREDITORS—ESTATE OF John Quigley, deceased. Notice is hereby given by the undersigned administratrix of the estate of John Quigley, deceased, to the creditors of, and all persons baving claims against the said deceased, to exhibit them with the necessary vouchers within four months after the first publication of this notice at Payson, Utah.

RUTH L. QUIGLEY,
Administratrix of the estate of John Quigley, deceased. luigley, deceased. Dated this 22nd day of Sept. 1894.

PHOFESSIONAL CARDS.

SAMUEL A. KING.

Attorney-at-Law. Collections Promptly Attended toce, First Mational Bank Building, Provo

BOOTH & WILSON,

Attorneys-at-Law No. 23 North J Street, Provo,

WILLIAM H KING,

Attorney-at-law, Rooms 5 and 7, First National Bank Building, PROVO,

D. GASH,

Atorney-at-Law. (Room 7, County Courtbouse.) PROVOCITY. - - UTAH.

THURMAN & WEDGWOOD,

Attorneys-at-Law. Rooms I and 3 First National Bank Sniloing

PROVO, - UTAH, WARNER & KNIGHT

Attorney and Counselor At Law

Rooms 13 & 14 Union Block, Provo City, Utah, H. C. EDWARDS. A. SAXEY.

SAXEY & EDWARDS. Attorneysat-Law. Utah. Provo City . - -

M. M. KELLOGO. B. E. CORFMAN. KELLOGU & CORFMAN

Attorneys-at-Law, Provo City,

POBERT ANDERSON. Afterney-at-Law,

"Rooms 4 and 5, Eldredge Block, PROVO CITY, - UTAH.

D.

Attorney-At-Law. Rooms 4 and 5 Eldredge Block. Provo. - -

SOREN CHRISTENSEN,

Afterney-at-Law. Mount Pleasant, - -

Da. F. F. REED,

DENTIST. Office over Pyne and Maiben's Drug Store, Provo, Utah.

A, McCURTAIN, M. D., Physician and Surgeon. Office rooms, 3 and 4, Hines' Block, Provo Office hours, 9 to 12 a, m., 2 to 4 p. m. Residence, one block north of First ward ing house. Residence telephone No. 45, of-fice telephone No. 28.

S. H. ALLEN, M. D.

Calls day and night.

R. E. ENOWLDEN

Residence and office 6th street, One block east of Tabernacle, GEORGE SMART,M. D.

Physician & Surgeon. SPANISH FORK, - - UTAH. Office opposite Post office.

W. B. SEARLE, Civil Engineer, rrigation and Water Power Plans. Deputy U. S. Mineral Surveyor, City S. Mineral Surveyor, City Surveyor of Provo.

OFFICE: IN COURT HOUSE. R.C. WATKINS,

Architect and Superintendent, Office in Union Block PROVO. - - UTAH.

K NOWLDEN & JONES, GENERAL FIRE AND LIFE INSURANCE -:- AGENTS,

UTAH E, DIOKINSON, Genl, Manager,

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THE REPUBLIC, St. Louis, Mo. P. O. Address neral Delivery .- Prov

## UNION OVERLAND

Time Table In Effect May 6, 1894.

Subject to change with-SOUTH. NORTH. out notice. STATIONS. Lev's Daily .....Ogden.... 7; 25 p.m. ..... Salt Lake ...... Ar. 6:10 4 Ar. 3:00 a.m. ..... Lehi Junction ..... 5:10 8:45 8:54 .....Pleasant Grove..... 9:09 \*\* .....Lake View..... 4:44 ......Provo....... 4:32 9:20 44 9:29 \*\* 4:22 ......Springville ...... ..... Spanish Fork...... Benjamin ...... 9:38 9:46 9:57 .....Payson.... 9:15 R, m ..... Ephraim..... ..... Manti ..... 8:00 Ar. 11:40 a. m. ..... p. m Lv. .. Juab..... 1:30 6:05 s.m. 10:00 p. m. 4:30 ......Frisco ......

Arrive Trains South of Juab run daily, except Sunday.

Trains Leave Salt Lake for Ogden daily at 7:50 a, m. s:30 a.m. 2:40 & 6.15pms Trains leave Orden for Salt Lakedaily at 200;a,m. 9:00a,m.3:10p,m.&7.00 pm Logan Train leaves Provo at 4:32 p. m. Salt Lake 2.40 p.m. arrive Logan 6:40

Service between Provo and Eureka, leave Provo 4 22 p. m., arrive Eureka 11:50 a. m., leave Eureka 2:20 p. m., and arrive Provo 9:20 a. m. Trains for terminus and Tooele run daily except Sunday leaving Salt Lake at

Remember the Union Pacific is the best line for New Mexico and Arizona. Before buying Through Tickets get our figures. For further information as to rates, maps, stc, write to your nearest Union. Pacific ticket agent. OLIVER W. MINK

E. ELLERY ANDERSON. Receivers, JOHN W. DOANE, FREDRICK B. COUDERT

E. L. LOMAX. Gen'l Pasz, and Tkt Agt.

GEO. W. CRAIG, Agt. Provo, Utah. D. E. BURLEY, Gen'l Agt. Pass. Dept. Salt Lake City.